Estimated Hearing Date: October 28, 2020, at 9:30 am AST

or as otherwise ordered by the Court

Objection Deadline: August 4, 2020 at 4:00 p.m. (AST)

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF PUERTO RICO

X	
In re:	PROMESA Title III
THE FINANCIAL OVERSIGHT AND MANAGEMENT BOARD FOR PUERTO RICO,	
as representative of	No. 17 BK 3283-LTS
THE COMMONWEALTH OF PUERTO RICO, et al.	(Jointly Administered)
Debtors. 1	
Λ	

SUMMARY OF NINTH INTERIM APPLICATION OF PHOENIX MANAGEMENT SERVICES, LLC, FINANCIAL ADVISOR TO THE MEDIATION TEAM, FOR ALLOWANCE OF COMPENSATION FOR SERVICES RENDERED FOR THE PERIOD FEBRUARY 3, 2020 THROUGH MAY 31, 2020

Name of Applicant: Phoenix Management Services, LLC

Authorized to Provide

Professional Services to:

The Mediation Team

Date of Retention: August 21, 2017 (Effective August 4, 2017)

[ECF No. 1100]

Period for which compensation

and reimbursement is sought: February 3, 2020 through May 31, 2020

Monthly Fee Statements subject to the request: February 3 – March 1, 2020

March 2 – March 29, 2020 March 30 – May 3, 2020 May 4 – May 31, 2020

¹ The Debtors in these Title III Cases, along with each Debtor's respective Title III case number and the last four (4) digits of each Debtor's federal tax identification number, as applicable, are the (i) Commonwealth of Puerto Rico (Bankruptcy Case No. 17 BK 3283-LTS) (Last Four Digits of Federal Tax ID: 3481); (ii) Puerto Rico Sales Tax Financing Corporation ("COFINA") (Bankruptcy Case No. 17 BK 3284-LTS) (Last Four Digits of Federal Tax ID: 8474); (iii) Puerto Rico Highways and Transportation Authority ("HTA") (Bankruptcy Case No. 17 BK 3567-LTS) (Last Four Digits of Federal Tax ID: 3808); (iv) Employees Retirement System of the Government of the Commonwealth of Puerto Rico ("ERS") (Bankruptcy Case No. 17 BK 3566-LTS) (Last Four Digits of Federal Tax ID: 9686); (v) Puerto Rico Electric Power Authority ("PREPA") (Bankruptcy Case No. 17 BK 4780-LTS) (Last Four Digits of Federal Tax ID: 3747); and (vi) Puerto Rico Public Buildings Authority ("PBA") (Bankruptcy Case No. 19 BK 5523-LTS) (Last Four Digits of Federal Tax ID: 3801). (Title III case numbers are listed as Bankruptcy Case numbers due to software limitations).

Case:17-03283-LTS Doc#:13614 Filed:07/13/20 Entered:07/13/20 12:58:08 Desc: Main Document Page 2 of 53

\$0.00

Amount of interim compensation sought as actual,

reasonable, and necessary: \$59,047.10

Portion of interim compensation for services performed in **Puerto Rico**:

m i uci to raco.

Portion of interim compensation for services performed \$59,047.10 **outside of Puerto Rico:**

Amount of interim expense reimbursement sought as actual, reasonable, and necessary: \$0

Are your fee or expense totals different from the sum of previously-served monthly statements?

Blended rate in this application for all timekeepers: \$418.18

This is an *interim* application.

The total time expended for fee application preparation for

the Ninth Interim Period is approximately:

9.3 hours

The corresponding compensation requested is approximately: \$1,473.75

Prior Interim Fee Applications and Adjustments: \$2,604,982.64

Prior Interim or Monthly Fee Payments to Date: \$2,585,189.07²

Number of Professionals Included in this Application: 6

If applicable, number of professionals in this Application

not included in a staffing plan approved by the client: N/A

If applicable, difference between fees budgeted and

compensation sought for this period: N/A

Are any timekeeper's hourly rates higher than those:

Yes. Rates increased as of January 6,

charged and approved upon retention 2020

² Phoenix has provided to the relevant notice parties copies of four monthly fee statements covering the Ninth Interim Period (as defined below). Phoenix has received payment of \$797,784.70 for the periods covered in the First Interim Fee Application, \$499,813.81 for the periods covered in the Second Interim Fee Application, \$427,362.99 for the periods covered in the Third Interim Fee Application, \$245,824.77 for the periods covered in the Fourth Interim Fee Application, \$132,531.50 for the periods covered by the Fifth Interim Fee Application, \$93,154.20 for the periods covered in the Sixth Interim Fee Application, \$198,379.80 for the periods covered in the Seventh Interim Fee Application, \$190,337.30 for the periods covered in the Eighth Interim Fee Application, and \$20,457.05 for the periods covered in this Ninth Application. Although the objection periods dictated by the Second Amended Interim Compensation Order (as defined below) have passed for all periods, Phoenix has not received payment for all fees and expenses set forth in the monthly fee statements. A summary of such statements is included on the next page.

SUMMARY OF NINTH INTERIM PERIOD MONTHLY FEE STATEMENTS PROVIDED TO NOTICE PARTIES

DATE SUBMITTED	PERIOD COVERED	FEES	EX	PENSES	FEES 90%	EXPENSES	Paid
3/11/2020	02/03/20- 03/01/20	\$ 12,941.38	\$	-	No	No	\$ 11,472.53
4/10/2020	03/02/20- 03/29/20	\$ 5,148.82	\$	-	No	No	\$ 4,564.43
5/7/2020	03/30/20- 05/03/20	\$ 4,986.00	\$	-	No	No	\$ 4,420.09
6/9/2020	05/04/20- 05/31/20	\$ 35,970.90	\$	1	No	No	
Commonwealth Total		\$ 59,047.10	\$	-			\$ 20,457.05

Estimated Hearing Date: October 28, 2020, at 9:30 am or as otherwise ordered by the Court **Objection Deadline:** August 4, 2020 at 4:00 p.m. (AST)

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF PUERTO RICO

In re:	PROMESA Title III
THE FINANCIAL OVERSIGHT AND	
MANAGEMENT BOARD FOR PUERTO RICO,	
	No. 17 BK 3283-LTS
as representative of	
THE COMMONWEALTH OF PUERTO RICO, et al.,	(Jointly Administered)
Debtors. ¹	
Λ	

NINTH INTERIM APPLICATION OF PHOENIX MANAGEMENT SERVICES, LLC, FINANCIAL ADVISOR TO THE MEDIATION TEAM, FOR ALLOWANCE OF COMPENSATION FOR SERVICES RENDERED FOR THE PERIOD FEBRUARY 3, 2020 THROUGH MAY 31, 2020

Phoenix Management Services, LLC ("<u>Phoenix</u>"), Financial Advisor to the Mediation Team appointed in the above-captioned Title III cases (the "<u>Title III Cases</u>"), hereby submits this ninth interim application (the "<u>Ninth Application</u>") for an award of interim compensation for professional services rendered in the amount of \$59,047.10 for the application period from February 3, 2020 through May 31, 2020 (the "<u>Ninth Interim Period</u>"). Phoenix submits this Ninth Application pursuant to the Court's *Order Authorizing the Employment and Payment of Phoenix Management Services, LLC, as Financial Advisor*

¹The Debtors in these Title III Cases, along with each Debtor's respective Title III case number and the last four (4) digits of each Debtor's federal tax identification number, as applicable, are the (i) Commonwealth of Puerto Rico (Bankruptcy Case No. 17 BK 3283-LTS) (Last Four Digits of Federal Tax ID: 3481); (ii) Puerto Rico Sales Tax Financing Corporation ("COFINA") (Bankruptcy Case No. 17 BK 3284-LTS) (Last Four Digits of Federal Tax ID: 8474); (iii) Puerto Rico Highways and Transportation Authority ("HTA") (Bankruptcy Case No. 17 BK 3567-LTS) (Last Four Digits of Federal Tax ID: 3808); (iv) Employees Retirement System of the Government of the Commonwealth of Puerto Rico ("ERS") (Bankruptcy Case No. 17 BK 3566-LTS) (Last Four Digits of Federal Tax ID: 9686); (v) Puerto Rico Electric Power Authority ("PREPA") (Bankruptcy Case No. 17 BK 4780-LTS) (Last Four Digits of Federal Tax ID: 3747) and (vi) Puerto Rico Public Buildings Authority ("PBA") (Bankruptcy Case No. 19 BK 5523-LTS) (Last Four Digits of Federal Tax ID: 3801). (Title III case numbers are listed as Bankruptcy Case numbers due to software limitations).

for Mediation Team (the "Phoenix Retention Order") [ECF No. 1100], which, among other things, (i) authorizes and requires the Debtors to pay Phoenix amounts arising under its engagement, (ii) authorizes Phoenix to perform certain services for the mediation team appointed in the Title III Cases (the "Mediation" Team"), (iii) entitles Phoenix to allowance and payment of compensation for its services and expenses as administrative expenses under section 503(b)(1) of Title 11, United States Code (the "Bankruptcy Code"), made applicable by section 301(a) of the Puerto Rico Oversight, Management, and Economic Stability Act ("PROMESA"), (iv) subjects Phoenix's fees and expenses to review under section 316 of PROMESA, and (v) entitles Phoenix to interim compensation under the procedures set forth in PROMESA section 317, subject to certain exceptions. Phoenix has also endeavored to comply, to the extent possible, with Rule 2016(a) of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules");3 Rule 2016-1 of the Bankruptcy Rules for the United States Bankruptcy Court for the District of Puerto Rico (the "Local Rules"); quidance from Brady Williamson, the Fee Examiner appointed in the Title III Cases and the Second Amended Order Setting Procedures for Interim Compensation and Reimbursement of Expenses of Professionals (the "Second Amended Interim Compensation Order") [ECF No. 3269]. In support of the Application, Phoenix submits the Certification of Michael Jacoby, attached hereto as Exhibit A, and respectfully represents as follows:

Introduction

1. Phoenix was retained by the Mediation Team, effective as of August 4, 2017, to

² PROMESA is codified at 48 U.S.C. §§ 2101–224.

³ All Bankruptcy Rules referenced in this Application are made applicable to these Title III Cases pursuant to section 310 of PROMESA.

⁴ The Local Rules are made applicable here by the Court's Order (A) Imposing and Rendering Applicable Local Bankruptcy Rules to These Title III Cases, (B) Authorizing Establishment of Certain Notice, Case Management, and Administrative Procedures, and (C) Granting Related Relief [ECF No. 249].

provide services to the Mediation Team, as directed by the Mediation Team in support of its efforts facilitating the confidential mediation of issues arising in the Title III Cases and related proceedings.

- 2. During the Ninth Interim Period, Phoenix performed a variety of services as directed by the Mediation Team, including reviewing background information regarding the Commonwealth of Puerto Rico (the "Commonwealth") and its instrumentalities, liquidity reports and cash flow forecasts, the revised certified fiscal plans, and supporting documentation; engaging in discussions with members of the Mediation Team and parties in interest (including representatives, financial advisors and counsel for parties participating in the mediation); preparing for, organizing, participating in, and spearheading follow-up pertaining to numerous mediation sessions; reviewing, analyzing and preparing information pertaining to the fiscal plans and various other financial matters arising in the Title III Cases and related proceedings.
- 3. Consistent with the Phoenix Retention Order, during the Ninth Interim Period, Phoenix provided the following services (collectively, the "Services"):
- (A) Assisted the Mediation Team with:
 - Understanding the fiscal plan(s);
 - Understanding the types of consideration that may be offered under plans of adjustment; and
 - Identifying capital structures and debt restructuring techniques that may be useful in mediating plans of adjustment;
- (B) Provided other services that the Mediation Team deemed necessary to support facilitative and directive mediation sessions, including:
 - Identifying financial and information-related observations made by the parties to identify common ground on assumptions and methodologies, factual consistencies and inconsistencies, disjointed perceptions and incomplete information; and
 - Sharing insights with the Mediators and participants, as appropriate, including reflecting and reframing parties' comments.
 - 4. Phoenix's work during the Ninth Interim Period was necessary for, and beneficial to, the

Mediation Team to support its efforts in facilitating settlement negotiations pertaining to the Title III Cases and related proceedings.

5. Phoenix provided relevant notice parties with copies of its monthly fee statements for the periods of (i) February 3, 2020 through March 1, 2020, (ii) March 2, 2020 through March 29, 2020, (iii) March 30, 2020 through May 3, 2020, and (iv) May 4, 2020 through May 31, 2020.

Jurisdiction

- 6. The United States District Court for the District of Puerto Rico (the "Court") has subject matter jurisdiction over this matter pursuant to PROMESA section 306(a).
 - 7. Venue is proper in this jurisdiction pursuant to PROMESA section 307(a).
- 8. Phoenix makes this Ninth Application pursuant to the Phoenix Retention Order, which incorporates PROMESA sections 316 and 317 and sections 105(a) and 503(b) of the Bankruptcy Code. Phoenix has also endeavored to comply, to the extent possible, with Bankruptcy Rule 2016, Local Rule 2016-1, the Second Amended Interim Compensation Order, and guidance from the Fee Examiner.

Background

- 9. On June 30, 2016, the Financial Oversight and Management Board (the "Oversight Board") was established under PROMESA section 101(b). On August 31, 2016, President Obama appointed the Oversight's Board's seven voting members.
- 10. Pursuant to PROMESA section 315, "[t]he Oversight Board in a case under this title is the representative of the debtor[s]" and "may take any action necessary on behalf of the debtor[s] to prosecute the cases[s] of the debtor[s], including filing a petition under section 304 of [PROMESA] . . . or otherwise generally submitting filings in relation to the case[s] with the court".
- 11. On May 3, 2017, the Oversight Board filed a voluntary petition for relief for the Commonwealth under title III of PROMESA.

- 12. On May 5, 2017, the Oversight Board filed a voluntary petition for relief for the Puerto Rico Sales Tax Financing Corporation ("COFINA") under title III of PROMESA.
- 13. On May 21, 2017, the Oversight Board filed voluntary petitions for relief for the Puerto Rico Highways and Transportation Authority ("<u>HTA</u>") and the Employees Retirement System for the Commonwealth ("<u>ERS</u>") under title III of PROMESA.
- 14. On June 29, 2017, the Oversight Board filed a voluntary petition for relief for the Puerto Rico Electric Power Authority ("PREPA") under title III of PROMESA.
- 15. On September 27, 2019, the Oversight Board filed a voluntary petition for relief for the Puerto Rico Public Buildings Authority ("<u>PBA</u>", and together with the Commonwealth, COFINA, HTA, ERS and PREPA, the "Debtors") under Title III of PROMESA.
- 16. United States District Judge Laura Taylor Swain has been designated to serve as the presiding judge in the Title III Cases. The Title III Cases are administered jointly [ECF Nos. 242, 537, 1417, 8829].
- 17. On June 23, 2017, the Court entered an order appointing the Mediation Team to facilitate confidential settlement negotiations of any and all issues and proceedings arising in the Title III Cases and related proceedings [ECF No. 430]. On November 11, 2017, the Court entered an order appointing a new member of the Mediation Team [ECF No. 1849]. The Mediation Team continues to be led by the Honorable Barbara J. Houser, Chief Judge of the United States Bankruptcy Court for the Northern District of Texas.

Phoenix's Retention and Fee Request

- 18. On August 4, 2017, the Mediation Team elected to employ Phoenix as its financial advisor.
- 19. On August 13, 2017, the Oversight Board filed an application requesting entry of an order authorizing, among other things, the employment and payment of Phoenix as the

Mediation Team's financial advisor [ECF No. 1018] (the "Phoenix Retention Application").

- 20. On August 21, 2017, the Court entered the Phoenix Retention Order, a copy of which is attached hereto as **Exhibit B**. Pursuant to the Phoenix Retention Order, Phoenix is entitled to compensation for reasonable, actual, and necessary professional services rendered and reimbursement of expenses incurred in connection with the Title III Cases.
- 21. On December 15, 2017, Phoenix filed its First Interim Application for allowance of compensation for services rendered of \$774,101.00 and reimbursement of expenses of \$28,561.25 for the period August 4, 2017 through October 1, 2017.
- 22. On March 7, 2018, the Court entered an Omnibus Order awarding Phoenix interim allowance of compensation for services rendered of \$770,482.25 and reimbursement of expenses of \$27,302.45 for the period August 4, 2017 through October 1, 2017.
- 23. On March 19, 2018, Phoenix filed its Second Interim Application for allowance of compensation for services rendered of \$484,698.50 and reimbursement of expenses of \$21,225.61 for the period October 2, 2017 through February 4, 2018.
- 24. On June 8, 2018, the Court entered an Omnibus Order awarding Phoenix interim allowance of compensation for services rendered of \$479,160.35 and reimbursement of expenses of \$20,653.46 for the period October 2, 2017 through February 4, 2018.
- 25. On July 16, 2018, Phoenix filed its Third Interim Application for allowance of compensation for services rendered of \$411,040.50 and reimbursement of expenses of \$19,039.99 for the period February 5, 2018 through June 3, 2018.
- 26. On November 9, 2018, the Court entered an Omnibus Order awarding Phoenix interim allowance of compensation for services rendered of \$408,694.00 and reimbursement of expenses of \$18,668.99 for the period February 5, 2018 through June 3, 2018.
 - 27. On November 27, 2018, Phoenix filed its Fourth Interim Application for

allowance of compensation for services rendered of \$241,810.50 and reimbursement of expenses of \$5,249.27 for the period June 4, 2018 through September 30, 2018.

- 28. On March 14, 2019, the Court entered an Omnibus Order awarding Phoenix interim allowance of compensation for services rendered of \$240,575.50 and reimbursement of expenses of \$5,249.27 for the period June 4, 2018 through September 30, 2018.
- 29. On March 18, 2019, Phoenix filed its Fifth Interim Application for allowance of compensation for services rendered of \$132,756.50 for the period October 1, 2018 through February 3, 2019.
- 30. On June 26, 2019, the Court entered an Omnibus Order awarding Phoenix interim allowance of compensation for services rendered in the amount of \$132,531.50 for the period October 1, 2018 through February 3, 2019.
- 31. On July 15, 2019, Phoenix filed its Sixth Interim Application for allowance of compensation for services rendered of \$91,366.00 and reimbursement of expenses of \$2,343.20 for the period February 4, 2019 through June 2, 2019.
- 32. On October 29, 2019, the Court entered an Omnibus Order awarding Phoenix interim allowance of compensation for services rendered in the amount of \$90,811.00⁵ and reimbursement of expenses of \$2,343.20 for the period February 4, 2019 through June 2, 2019.
- 33. On November 14, 2019, Phoenix filed its Seventh Interim Application for allowance of compensation for services rendered of \$193,489.00 and reimbursement of expenses of \$4,890.80 for the period June 3, 2019 through September 29, 2019.
- 34. On March 6, 2020, the Court entered an Omnibus Order awarding Phoenix interim allowance of compensation for services rendered in the amount of \$193,489.00 and

⁵ By agreement, the Fee Examiner reduced the allowance of compensation for services rendered by Phoenix during the Sixth Interim Period by \$555.00.

reimbursement of expenses of \$4,890.80 for the period June 3, 2019 through September 29, 2019.

- 35. On March 16, 2020, Phoenix filed its Eighth Interim Application for allowance of compensation for services rendered of \$205,735.70 and reimbursement of expenses of \$5,175.17 for the period September 30, 2019 through February 2, 2020.⁶
- 36. Phoenix's fees are based upon hours charged, recorded in tenth of an hour increments, at Phoenix's ordinary and customary hourly rates in effect at the time of its retention, plus reimbursement of actual, necessary out-of-pocket expenses and other charges incurred by Phoenix on behalf of the Mediation Team. Phoenix adjusts its rates annually at the start of each calendar year. The rates set forth herein are consistent with rates charged to other clients, including outside of bankruptcy.
- 37. **Exhibit C** to this Application contains a schedule setting forth all Phoenix professionals and staff who have performed services in the Title III Cases during the Ninth Interim Period, the capacity in which each individual is employed by Phoenix, the hourly billing rates charged for services performed by such individual, and the aggregate number of hours expended in this engagement and the amount of fees billed.
- 38. By this Ninth Application, Phoenix seeks allowance and compensation in the amount of \$59,047.10. Phoenix has been paid for a portion of services performed during the Ninth Interim Period as noted above.
- 39. Of the compensation requested, \$0.00 is for work performed in Puerto Rico and \$59,047.10 is for work performed outside of Puerto Rico.
 - 40. This is Phoenix's ninth request for interim compensation in the Title III Cases.

⁶ Phoenix has not yet received the 10% holdback for services rendered during the Eighth Interim Period (\$20,573.57).

All of the services for which Phoenix requests compensation were performed at the direction or instruction of the Mediation Team and for or on behalf of the Mediation Team in connection with the Title III Cases and related proceedings and in the discharge of Phoenix's professional responsibilities as Financial Advisor to the Mediation Team.

- 41. Phoenix has received no payment and no promises for payment from any source other than the Debtors for services rendered or to be rendered in connection with matters covered by this Ninth Application.
- 42. No agreement or understanding exists between Phoenix and any other entity for the sharing of compensation received or to be received for services rendered in or in connection with the Title III Cases and related proceedings.
- 43. Phoenix has taken reasonable steps to avoid duplication of services by Phoenix's professionals.

Fees Incurred During the Ninth Interim Period

- 44. During the Ninth Interim Period, Phoenix provided important professional services to the Mediation Team in connection with the Title III Cases and related proceedings. Services rendered by each professional and staff member during the Ninth Interim Period, and a summary of the time incurred by project code, is attached hereto as **Exhibit D**. Phoenix's detailed time entries for time billed during the Ninth Interim Period are included as **Exhibit E**. The detailed time entries have been redacted in order to preserve, to the greatest extent possible, the confidentiality of the mediation process. Phoenix has agreed to provide unredacted copies of its detailed time entries to the fee examiner appointed in the Title III Cases, on the condition that the time records be kept confidential.
- 45. The total number of hours expended by Phoenix professionals and staff in performing professional services for the Mediation Team during the Ninth Interim Period was

141.20 hours. Below is a summary of fees incurred and hours worked during the Ninth Interim Period for which compensation is sought on an hourly basis in this Ninth Application:

Professional	Position Title	Hourly Billing Rate	Total Billed Hours Outside of Puerto Rico	Wo	Total ompensation ork Performed Outside of Puerto Rico
Brian Gleason	Senior Managing Director	\$ 682.50	41.00	\$	27,982.50
Eliana Lopez	Vice President	\$ 374.50	62.70	\$	23,481.15
Patrick Bellot	Senior Associate	\$ 374.50	2.20	\$	823.90
Sean Rieder	Sr. Analyst	\$ 203.30	26.00	\$	5,285.80
Stacey Miller	Office/Billing Manager	\$ 160.50	3.00	\$	481.50
Dianne Lomonaco	Vice President	\$ 157.50	6.30	\$	992.25
		141.20	\$	59,047.10	
Blended Rate		\$ 418.18			

Summary of Services Provided During the Ninth Interim Period

46. In consultation with the Mediation Team, and later the Fee Examiner, Phoenix established project task code categories (each, a "<u>Task Code</u>") for keeping time records of the work performed for the Mediation Team. The following is a summary, by Task Code, of the professional services provided by Phoenix during the Ninth Interim Period.

Fee Applications (9.3 hours)

Time in this Task Code primarily includes work preparing and reviewing the monthly fee statements for February 3, 2020 through May 31, 2020, work preparing the Eighth Interim Fee Application, and communication regarding status and timing of payment.

Communication – Mediation Team (3.7 hours)

Time in this Task Code primarily includes meetings, discussions and conference calls with members of the Mediation Team regarding a wide variety of mediation-related matters.

Communication – Parties in Interest (13.4 hours)

Time in this Task Code primarily includes meetings and phone calls with representatives, financial advisors and counsel to parties involved in the mediation process. These communications provided Phoenix (and, in turn, the Mediation Team) with valuable background information, an understanding of the circumstances and positions of the various parties, and the evolution of their respective views of the fiscal plans and potential debt restructuring alternatives. As part of these communications, Phoenix assisted with the information flow amongst the parties and the Mediation Team.

Communication – Phoenix Team (12.6 hours)

Time in this Task Code primarily includes work by Phoenix professionals organizing and coordinating our efforts, providing updates on individual conversations and activities, developing and refining our work streams, and developing strategies regarding sequencing of work and communications with parties of interest.

Mediation Sessions – Prep/Attend/Follow up (2.2 hours)

Time in this Task Code primarily includes time spent preparing for mediation sessions with parties in interest, participating in mediation sessions with parties in interest, reviewing and consolidating questions posed by the parties, assisting the financial advisors in preparing for various mediation sessions, leading and attending mediation sessions, and coordinating answers and follow-up to questions and information requests from parties.

Meetings & Interviews/Info Gathering – Parties in Interest (0.7 hours)

Time in this Task Code primarily includes meetings and phone calls with representatives, financial advisors and counsel to parties involved in the mediation process. These meetings, like the communications with parties referenced above, provided Phoenix (and, in turn, the Mediation Team) with valuable information, as well as an understanding of the circumstances and positions of the various parties

Review/Analysis of Documents and Info (99.3 hours)

Time in this Task Code primarily includes reviewing and analyzing information provided by parties in

interest or otherwise obtained by Phoenix regarding fiscal plans, potential debt restructurings, and other documents and analysis regarding macroeconomic factors and other mediation issues.

Expenses Incurred During the Ninth Interim Period

47. Phoenix does not seek reimbursement of any expenses in this this Ninth Application. Phoenix, however, reserves the right to request, in subsequent fee applications, reimbursement of any additional expenses incurred during the Ninth Interim Period, as such expenses may not have been captured in Phoenix's billing system on the date of filing this Ninth Application.

Compensation Requested

48. The services for which Phoenix seeks compensation in this Ninth Application were, at the time provided, necessary for and beneficial to the Mediation Team. Phoenix performed these services economically, effectively, and efficiently, and they benefited the Mediation Team. Phoenix submits that the compensation requested is reasonable in light of the nature, extent, and value of such services to the Mediation Team. Accordingly, Phoenix submits the compensation sought in this Ninth Application is warranted and should be approved.

(A) Compensation Under Sections 316 and 317 of PROMESA

49. Section 317 of PROMESA authorizes interim compensation of professionals and incorporates the substantive standards of section 316 of PROMESA to govern the Court's award of interim compensation. Section 316 of PROMESA provides that a court may award a professional employed under section 1103 of the Bankruptcy Code "reasonable compensation for actual, necessary services rendered," and "reimbursement for actual, necessary expenses." 48 U.S.C. § 2176(a)(1), (2). Section 316(c) sets forth the criteria for such an award:

In determining the amount of reasonable compensation to be awarded . . . the court shall consider the nature, the extent, and the value of such services, taking into account all relevant factors, including—

- (1) the time spent on such services;
- (2) the rates charged for such services;
- (3) whether the services were necessary to the administration of, or beneficial at the time at which the service was rendered toward the completion of, a case under this chapter;
- (4) whether the services were performed within a reasonable amount of time commensurate with the complexity, importance, and nature of the problem, issue, or task addressed;
- (5) with respect to a professional person, whether the person is board certified or otherwise has demonstrated skill and experience in the restructuring field; and
- (6) whether the compensation is reasonable based on the customary compensation charged by comparably skilled practitioners in cases other than cases under this subchapter or Title 11.

48 U.S.C. § 2176(c).

50. As analyzed below, Phoenix submits the elements governing awards of compensation under PROMESA justify the allowance requested.

1. The Time and Labor Required

51. During the Ninth Interim Period, Phoenix professionals and staff spent 141.2 hours providing professional services to the Mediation Team for which Phoenix seeks compensation on an hourly basis. Phoenix coordinated its efforts to prevent duplication of efforts and thereby not spend more time than required. Phoenix required this amount of time to advise the Mediation Team with respect to Fiscal Plan and mediation-related issues.

2. The Rates Charged for Such Services

- 52. During the Ninth Interim Period, Phoenix's hourly billing rates (as adjusted on January 6, 2020) ranged from \$157.50 to \$682.50. Based on the recorded hours expended by Phoenix's professionals and staff, the average hourly billing rate for Phoenix's services was \$418.18.
 - 53. Phoenix's hourly rates are set at a level designed to compensate Phoenix fairly for

the work of its professionals and staff and to cover certain fixed and routine overhead expenses.

Hourly rates vary with the experience and seniority of the individuals assigned. These hourly rates are subject to periodic adjustments to reflect economic and other conditions and are consistent with the rates charged elsewhere.

- 54. The hourly rates and corresponding rate structure that Phoenix charges in these cases are equivalent to the hourly rates and corresponding rate structure that Phoenix charges for similar matters, whether in court or otherwise, regardless of whether a fee application is required.
- In accordance with the *Order Imposing Additional Presumptive Standards: Rate Increases and the Retention of Expert Witnesses or other Sub-Retained Professionals* [ECF No. 7678], on November 22, 2019, Phoenix filed proposed billing rate increases effective January 6, 2020 as per the table below and with the required written approval from the Mediation Team Leader, Chief Judge Barbara J. Houser. No response was filed by any party to the proposed rate increases, and Phoenix therefore implemented the rate increases effective January 6, 2020.

Phoenix Management Services, LLC Proposed January 6, 2020 Billing Rate Increases

		Pre- January 6, 2020 Hourly Rate	Post- January 6, 2020 Hourly Rate	Percentage Increase		
Brian Gleason	Senior Managing Director	\$ 650.00	\$ 682.50	5.00%		
Michael Jacoby	Senior Managing Director	\$ 650.00	\$ 682.50	5.00%		
Joe Nappi	Senior Managing Director	\$ 500.00	\$ 525.00	5.00%		
Bayard Hollingsworth	Managing Director	\$ 450.00	\$ 472.50	5.00%		
Michael Gaul	Sr. Director	\$ 450.00	\$ 472.50	5.00%		
Patrick Bellot	Vice President	\$ 350.00	\$ 374.50	7.00%		
Jenna Birkhold	Associate	\$ 275.00	\$ 294.25	7.00%		
Sean C. Rieder	Sr. Analyst	\$ 190.00	\$ 203.30	7.00%		
Dianne Lomonaco	Vice President	\$ 150.00	\$ 157.50	5.00%		
Stacey Miller	Office/Billing Manager	\$ 150.00	\$ 160.50	7.00%		

3. The Necessity of the Services and the Benefit to the Debtors

56. As described herein, the services rendered by Phoenix were necessary to assist the

Mediation Team in its efforts to facilitate negotiated settlements in the Title III Cases and related proceedings. All of those services directly benefitted the Mediation Team.

4. The Reasonableness of the Time Spent, Based on the Complexity, Importance, Nature of the Issues

57. Phoenix was required to absorb a significant amount of information in an extremely short period of time in order to prepare for mediation sessions and meetings. Phoenix devoted the appropriate number and level of resources to accomplish the tasks requested by the Mediation Team in the requested timeframe. The compensation requested is reasonable in light of the requested tasks and the services rendered.

5. The Experience, Reputation, and Ability of the Professionals Providing Services

58. Phoenix professionals have achieved a high degree of expertise and strong reputations in their fields. Phoenix's professionals have extensive experience, knowledge and resources in the areas of municipal restructurings, financial forecasting, operational and financial turnarounds, and negotiations in complex situations with numerous constituents.

6. Customary Compensation

- 59. The work for which Phoenix seeks compensation in this Ninth Application is of the type and nature for which Phoenix customarily would seek compensation at the rates identified in this Ninth Application. In addition, the compensation Phoenix seeks in this Ninth Application is comparable to the compensation it would have sought for comparable work outside of a chapter 11 case.
- 60. Phoenix submits that the compensation requested is reasonable under all the factors considered under sections 316 and 317 of PROMESA and that the factors justify the allowance in full of Phoenix's compensation and reimbursement request.
 - 61. In view of the foregoing, Phoenix respectfully requests that it be allowed interim

compensation in the amount of \$59,047.10 for services rendered during the Ninth Interim Period.

Statement By Phoenix Under ¶ C(5) of the UST Guidelines

- 62. This engagement does not involve variations from Phoenix's standard and customary billing rates.
- 63. None of the professionals included in this Ninth Application varied their hourly rate based on the geographic location of the Title III Cases.
- 64. The Ninth Application includes limited time (9.3 hours) and fees (\$1,473.75) related to reviewing or revising time records or preparing, reviewing, or revising invoices.
- 65. The hourly rates specified in the Phoenix Retention Application were effective January 1, 2017. The Phoenix Retention Application provides that Phoenix's scheduled hourly rates are periodically adjusted, generally at the beginning of a calendar year.
- 66. In accordance with the *Order Imposing Additional Presumptive Standards: Rate Increases and the Retention of Expert Witnesses or other Sub-Retained Professionals* [ECF No. 7678], on November 22, 2019, Phoenix filed proposed billing rate increases effective January 6, 2020, to which no party filed an objection.

RESERVATION OF RIGHTS AND NOTICE

- 67. It is possible that some professional time expended or expenses incurred during the Ninth Interim Period are not reflected in the Ninth Application. Phoenix reserves the right to include such amounts in future fee applications.
- 68. Consistent with the Second Amended Interim Compensation Order, the Mediation
 Team has provided notice of this Ninth Application to: (a) the U.S. Trustee; (b) counsel to the Oversight
 Board; (c) counsel to the Puerto Rico Fiscal Agency and Financial Advisory Authority; (d) the Fee
 Examiner; and (e) all parties that have filed a notice of appearance with the Clerk of this Court, pursuant
 to Bankruptcy Rule 2002 and applicable provisions of the Local Rules, and requested such notice. A

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copy of this Ninth Application, along with relevant supporting data, has also been provided to counsel to the Fee Examiner.

No Prior Request

69. No prior application for the relief requested by this Ninth Application has been made to this or any other court.

70. WHEREFORE, Phoenix respectfully requests that the Court enter an order: (a) awarding Phoenix compensation for professional services provided during the Ninth Interim Period in the amount of \$59,047.10; and (b) granting such other relief as is appropriate under the circumstances.

Dated: July 13, 2020 Respectfully submitted,

PHOENIX MANAGEMENT SERVICES, LLC

By:

Michael Jacoby 110 Commons Court

Chadds Ford, PA 19317-9716
Telephone: 484 841-6808

Telephone: 484 841-6808

Email: <u>mjacoby@phoenixmanagement.com</u>

Exhibit A

Certification of Michael Jacoby

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF PUERTO RICO

Λ	
In re:	PROMESA Title III
THE FINANCIAL OVERSIGHT AND	
MANAGEMENT BOARD FOR PUERTO RICO,	
as representative of	No. 17 BK 3283-LTS
THE COMMONWEALTH OF PUERTO RICO, et al.	(Jointly Administered)
Debtors. 1	
A	

VERIFIED CERTIFICATION OF MICHAEL JACOBY IN SUPPORT OF THE NINTH APPLICATION OF PHOENIX MANAGEMENT SERVICES, LLC FOR ALLOWANCE OF COMPENSATION FOR SERVICES RENDERED AS FINANCIAL ADVISORS TO THE MEDIATION TEAM FOR THE PERIOD FEBRUARY 3, 2020 THROUGH MAY 31, 2020

- I, Michael Jacoby, have the responsibility for ensuring that the *Ninth Application of Phoenix Management Services, LLC, for Allowance of Compensation for Services Rendered As Financial Advisors to the Mediation Team From February 3, 2020 through May 31, 2020* (the "Application") complies with the applicable provisions of the Phoenix Retention Order, ² PROMESA, the Bankruptcy Code, the Bankruptcy Rules, the Local Rules, the Second Amended Interim Compensation Order, and other applicable authorities. I hereby certify the following:
 - 1. I am a Senior Managing Director in the firm of Phoenix Management Services, LLC

¹ The Debtors in these Title III Cases, along with each Debtor's respective Title III case number and the last four (4) digits of each Debtor's federal tax identification number, as applicable, are the (i) Commonwealth of Puerto Rico (Bankruptcy Case No. 17 BK 3283-LTS) (Last Four Digits of Federal Tax ID: 3481); (ii) Puerto Rico Sales Tax Financing Corporation ("COFINA") (Bankruptcy Case No. 17 BK 3284-LTS) (Last Four Digits of Federal Tax ID: 8474); (iii) Puerto Rico Highways and Transportation Authority ("HTA") (Bankruptcy Case No. 17 BK 3567-LTS) (Last Four Digits of Federal Tax ID: 3808); (iv) Employees Retirement System of the Government of the Commonwealth of Puerto Rico ("ERS") (Bankruptcy Case No. 17 BK 3566-LTS) (Last Four Digits of Federal Tax ID: 9686); (v) Puerto Rico Electric Power Authority ("PREPA") (Bankruptcy Case No. 17 BK 4780-LTS) (Last Four Digits of Federal Tax ID: 3747; and (vi) Puerto Rico Public Buildings Authority ("PBA") (Bankruptcy Case No. 19 BK 5523-LTS) (Last Four Digits of Federal Tax ID: 3801). (Title III case numbers are listed as Bankruptcy Case numbers due to software limitations).

² All capitalized terms have the meaning provided in the Application unless otherwise defined herein.

("Phoenix").

- 2. I am one of the lead professionals from Phoenix advising the Mediation Team in connection with the above-captioned Title III Cases and related proceedings. I am authorized to submit this certification in support of the Application. Except as otherwise noted, I have personal knowledge of the matters set forth herein.
- 3. I have read the Application. The statements contained in the Application are true and correct according to the best of my knowledge, information, and belief.
- 4. To the best of my knowledge, information, and belief, formed after reasonable inquiry, the fees and disbursements sought in the Application are permissible under the Phoenix Retention Order, PROMESA, the Bankruptcy Rules, the Local Rules, and other orders of this Court.
- 5. The fees and disbursements sought in the Application are billed at rates Phoenix employs and other Phoenix clients accept in matters of this nature.
- 6. None of the professionals seeking compensation varied their hourly rate based on their geographic location.
- 7. The Ninth Application includes limited time (9.3 hours) and fees (\$1,473.75) related to reviewing or revising time records or preparing, reviewing, or revising invoices.
- 8. Phoenix does not make a profit on costs or expenses for which it seeks reimbursement, whether the service is performed by Phoenix in-house or through a third party.
- 9. No agreement or understanding exists between Phoenix and any other person for the sharing of compensation to be received in connection with the above cases except as authorized by PROMESA, the Bankruptcy Rules, and the Local Rules.

All services for which Phoenix seeks compensation were professional services rendered to the Mediation Team and not on behalf of any other person.

I certify under penalty of perjury that the foregoing is true and correct to the best of my

knowledge, information, and belief formed after reasonable inquiry.

Executed on July 13, 2020.

Michael Jacoby

Mitrail Jacky

Exhibit B

Order Authorizing Employment and Payment of Phoenix Management Services, LLC, as Financial Advisor for Mediation Team [ECF No. 1100]

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF PUERTO RICO

A	
In re:	PROMESA
THE FINANCIAL OVERSIGHT AND MANAGEMENT BOARD FOR PUERTO RICO,	Title III
as representative of	No. 17 BK 3283-LTS
THE COMMONWEALTH OF PUERTO RICO, et al., ${\bf Debtors.}^1$	(Jointly Administered)
X	
In re:	DD OMECA
THE FINANCIAL OVERSIGHT AND MANAGEMENT BOARD FOR PUERTO RICO,	PROMESA Title III
as representative of	No. 17 BK 4780-LTS ³
PUERTO RICO ELECTRIC POWER AUTHORITY	
(PREPA), Debtor. ²	
Debtor	

Order Authorizing Employment And Payment Of Phoenix Management Services, LLC, As Financial Advisor For Mediation Team

Upon the Application of Oversight Board for Entry of Order Authorizing Employment and

Payment of Phoenix Management Services, LLC as Financial Advisor for Mediation Team (the

1

¹ The Debtors in these title III cases, along with each Debtor's respective title III case number and the last four (4) digits of each Debtor's federal tax identification number, as applicable, are the (i) Commonwealth of Puerto Rico (Bankruptcy Case No. 17 BK 3283-LTS) (Last Four Digits of Federal Tax ID: 3481); (ii) Puerto Rico Sales Tax Financing Corporation ("COFINA") (Bankruptcy Case No. 17 BK 3284-LTS) (Last Four Digits of Federal Tax ID: 8474); (iii) Puerto Rico Highways and Transportation Authority ("HTA") (Bankruptcy Case No. 17 BK 3567-LTS) (Last Four Digits of Federal Tax ID: 3808); and (iv) Employees Retirement System of the Government of the Commonwealth of Puerto Rico ("ERS") (Bankruptcy Case No. 17 BK 3566-LTS) (Last Four Digits of Federal Tax ID: 9686). (Title III case numbers are listed as Bankruptcy Case numbers due to software limitations).

² The last four (4) digits of PREPA's federal tax identification number are 3747.

³ The PREPA title III case is not jointly administered with the Commonwealth of Puerto Rico, *et al.* title III cases jointly administered under No. 17 BK 3283-LTS. This Application is filed both in the PREPA title III case and the Commonwealth of Puerto Rico, *et al.* title III cases.

"Application");⁴ and the Court having found it has subject matter jurisdiction over this matter pursuant to PROMESA section 306(a); and it appearing that venue in this district is proper pursuant to PROMESA section 307(a); and the Court having found that the relief requested in the Application is in the best interests of the Debtors, their creditors, and other parties in interest; and the Court having found that the Oversight Board provided adequate and appropriate notice of the Application under the circumstances and that no other or further notice is required; and the Court having reviewed the Application and the Kopacz Declaration and having determined that the legal and factual bases set forth in the Application, including the absence of other costs associated with the Mediation Team's service establish just cause for the relief granted herein; and no objections to the relief requested herein having been asserted; and upon the record herein, after due deliberation thereon, the Court having found that good and sufficient cause exists for the granting of the relief as set forth herein,

THEREFORE, IT IS HEREBY ORDERED THAT:

- 1. The Application is GRANTED as set forth herein.
- 2. The Debtors are authorized and required to pay Phoenix as financial advisor for the Mediation Team effective *nunc pro tunc* to August 4, 2017, all amounts arising under Phoenix's engagement, and Phoenix is authorized and directed to perform the Services.
- 3. In connection with performing the Services, Phoenix is authorized to take direction from the Mediation Team.
- 4. Phoenix shall be entitled to allowance and payment of compensation for professional services rendered and reimbursement of expenses incurred pursuant to the terms of

⁴ Capitalized terms not otherwise defined herein shall have the meanings given to them in the Application.

the Application and its engagement as an administrative expense pursuant to Bankruptcy Code section 503(b)(1), made applicable by PROMESA section 301(a).

- 5. Phoenix's fees and expenses shall be subject to review and allowance by the Court under the procedures and standards applicable to fees and expenses of professional persons under PROMESA section 316. Phoenix shall be entitled to seek interim compensation under the procedures set forth in PROMESA section 317, and shall be subject to any interim compensation orders entered by the Court, except that any objection to the allocation of Phoenix's fees and expenses or the reasonableness of those fees and expenses shall be raised in the first instance with the Mediation Team Leader.⁵
- 6. Phoenix will maintain records of time and expenses on a Debtor-specific basis. Phoenix's allowed fees and expenses shall be paid by, and allocated among, the Commonwealth and its instrumentalities that are, at the time the fees and expenses are incurred, debtors under title III of PROMESA. Under no circumstances shall the Mediation Team or any Mediator be responsible for payment of Phoenix's fees and expenses.
- 7. Phoenix shall be entitled to indemnification and exclusion from subpoena and legal proceedings in same manner and to the same extent as are the Mediators.
- 8. In the event of any inconsistency between this Order and the Application, this Order shall govern.
- 9. Nothing herein is intended to, shall constitute, or shall be deemed to constitute Debtors' or the Oversight Board's consent, pursuant to PROMESA section 305, to this Court's interference with (a) any of the political or governmental powers of the Debtors, (b) any of the

⁵ In the event no agreement is reached regarding the allocation of Phoenix's fees and expenses or the reasonableness of those fees and expenses, those objections may be filed with the Court in accordance with any interim compensation order entered by the Court.

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property or revenues of the Debtors, or (c) the use or enjoyment of the Debtors of any income-

producing property.

10. Notwithstanding any applicability of any Federal Rule of Bankruptcy Procedure,

the terms and conditions of this Order shall be immediately effective and enforceable upon its

entry.

Phoenix, the Mediation Team, and the Oversight Board, as the Debtors' 11.

representative, are authorized to take all actions, and to execute all documents, necessary or

appropriate, to effectuate the relief granted in this order in accordance with the Application.

12. This Court shall retain jurisdiction to hear and determine all matters arising from

or related to the implementation, interpretation, or enforcement of this Order.

This Order resolves Docket Entry No. 1018 in Case No. 17-3283 and Docket 13.

Entry No. 229 in Case No. 17-4780.

Dated: August 21, 2017

/s/ Laura Taylor Swain LAURA TAYLOR SWAIN

United States District Judge

4

Exhibit C

SUMMARY OF FEES INCURRED DURING THE NINTH INTERIM PERIOD, BY PROFESSIONAL

Commonwealth of Puerto Rico

Professional	Position Title	Hourly Billing Rate	Total Billed Hours	Co	Total empensation
Brian Gleason	Senior Managing Director	\$ 682.50	41.00	\$	27,982.50
Eliana Lopez	Vice President	\$ 374.50	62.70	\$	23,481.15
Patrick Bellot	Vice President	\$ 374.50	2.20	\$	823.90
Sean Rieder	Sr. Analyst	\$ 203.30	26.00	\$	5,285.80
Stacey Miller	Office/Billing Manager	\$ 160.50	3.00	\$	481.50
Dianne Lomonaco	Vice President	\$ 157.50	6.30	\$	992.25
Comr		141.20	\$	59,047.10	

Exhibit D

SUMMARY OF FEES INCURRED DURING THE NINTH INTERIM PERIOD, BY PROJECT CATEGORY

Commonwealth of Puerto Rico

Matter Description	Total Billed Hours Outside of Puerto Rico	R	Total Fees equested Dutside of uerto Rico
Fee Applications	9.3	\$	1,473.75
Communication - Mediation Team	3.7	\$	2,525.25
Communication - Parties in Interest	13.4	\$	7,759.50
Communication - Phoenix Team	12.6	\$	6,659.10
Mediation Sessions - Prep/Attend/Follow up	2.2	\$	823.90
Meetings & Interviews/Info Gathering - Parties in Interest	0.7	\$	262.15
Review/Analysis of Documents and Info	99.3	\$	39,543.45
Commonwealth Total	141.20	\$	59,047.10

Exhibit E

Detailed Time Records¹

¹ As discussed in the body of the Application, Phoenix has redacted its time records in order to preserve, to the greatest extent possible, the confidentiality of the mediation process. Phoenix has agreed to provide unredacted copies of its fee statements to the fee examiner appointed in the Title III Cases, on the condition that the time records be kept confidential.

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Phoenix Management

110 Commons Court Chadds Ford, PA 19317-9716

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Filters Used:

- Time Entry Date: 2/3/2020 to 3/1/2020

- Project ID: Project March: I to Project March: I

Day	Date	Employee	Description	Hrs	B-Hrs	Amount	*
٩dm	inistration -	Fee Application	าร				
	nonaco			0.00	0.00	450400	
Jes	2/4/2020	D Lomonaco	Administration - Fee Applications	3.20	3.20	\$504.00	
			Update fee statement recap in preparation of Eighth Fee App;				
Ved	2/5/2020	D Lomonaco	Administration - Fee Applications	0.20	0.20	\$31.50	
	2/0/2020	D LOTHOTICO	Excel worksheets for Fee Examiner for	0.20	0.20	φο1.00	
			Eighth interim fee app				
hur	2/13/2020	D Lomonaco	Administration - Fee Applications	0.80	0.80	\$126.00	
			Update fee application with updated				
bur	2/12/2020	D Lomonaco	tables	0.60	0.60	\$94.50	
hur	2/13/2020	Dicomondeo	Administration - Fee Applications Fee app - update tables for 30th fee	0.60	0.60	Φ74.30	
			statement				
			D Lomonaco Total :	4.80	4.80	\$756.00	
			Administration - Fee Applications Total :	4.80	4.80	\$756.00	
`om	munication	- Mediation Te					
Gle		- Wedianon Tex	MIII				
Ved	2/12/2020	B Gleason	Communication - Mediation Team	0.70	0.70	\$477.75	
			Update call with Judge Houser re next steps				
			B Gleason Total :	0.70	0.70	\$477.75	
			Communication - Mediation Team Total :	0.70	0.70	\$477.75	
Com	munication	- Parties in Inte	rest			_	
Gle							
ri	2/7/2020	B Gleason	Communication - Parties in Interest	0.30	0.30	\$204.75	
			Communications with				
	0/14/0000	D. Clarean	re	1.00	1.00	¢ (00 F0	
ri	2/14/2020	B Gleason	Communication - Parties in Inferest	1.00	1.00	\$682.50	
			Call with re view on latest .				
ri	2/28/2020	B Gleason	Communication - Parties in Interest	0.40	0.40	\$273.00	
			Host call for Judge				
			Houser.				
			B Gleason Total :	1.70	1.70	\$1,160.25	
			Communication - Parties in Interest Total :	1.70	1.70	\$1,160.25	
		ons - Prep/Atten	d/Follow up				
Mon	<u>ot</u> 2/3/2020	P Bellot	Mediation Sessions - Prep/Attend/Follow up	0.90	0.90	\$337.05	
VIOII	2/0/2020	Deliot	Review January docket for relevant	0.70	0.70	φυσ7.00	
			filings to provide B Gleason				
∕lon	2/24/2020	P Bellot	Mediation Sessions - Prep/Attend/Follow up	1.30	1.30	\$486.85	
			PR Docket review				
			P Bellot Tota l:	2.20	2.20	\$823.90	
		,	Mediation Sessions - Prep/Attend/Follow up Total :	2.20	2.20	\$823.90	
						+ >====	

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Phoenix Management

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Filters Used:

- Time Entry Date: 2/3/2020 to 3/1/2020

- Project ID: Project March: I to Project March: I

* 🗎 = Invoiced (mouse over for #), 🖋 = Marked as Billed, ♦ = Non-Billable, × = Xtra

Day	Date	Employee	Description	Hrs	B-Hrs	Amount	:
Revie	w/Analysis o	of Documents	and Info				
Gle							
∕lon	2/3/2020	B Gleason	Review/Analysis of Documents and Info	0.90	0.90	\$614.25	
			Review Docket for items related to				
			upcoming mediation				
Ved	2/5/2020	B Gleason	Review/Analysis of Documents and Info	0.80	0.80	\$546.00	
			Review email comments on changes to				
hur	2/6/2020	B Gleason	Review/Analysis of Documents and Info	0.40	0.40	\$273.00	
1101	2/0/2020	D Oledson	Review Docket for items related to	0.40	0.40	Ψ2/3.00	
			upcoming mediation				
ri	2/7/2020	B Gleason	Review/Analysis of Documents and Info	0.70	0.70	\$477.75	
	2///2020	b Glodson	research re	0., 0	0.70	Ψ1//1/0	
ri	2/7/2020	B Gleason	Review/Analysis of Documents and Info	1.10	1.10	\$750.75	
"	2///2020	D CICCISOTI	Review email comments on changes to	1.10	1.10	Ψ/ 30./ 3	
			documents				
Ved	2/12/2020	B Gleason	Review/Analysis of Documents and Info	1.20	1.20	\$819.00	
			Review docket for items related to				
			upcoming mediation				
hur	2/13/2020	B Gleason	Review/Analysis of Documents and Info	1.10	1.10	\$750.75	
			Review revised				
hur	2/20/2020	B Gleason	Review/Analysis of Documents and Info	0.70	0.70	\$477.75	
			Review Docket for items related to				
			upcoming mediation				
hur	2/20/2020	B Gleason	Review/Analysis of Documents and Info	0.50	0.50	\$341.25	
			Review public commentary about				
ues	2/25/2020	B Gleason	Review/Analysis of Documents and Info	0.50	0.50	\$341.25	
			Review docket for items related to				
			upcoming mediation				
Ved	2/26/2020	B Gleason	Review/Analysis of Documents and Info	1.10	1.10	\$750.75	
			Review mediation report				
ri	2/28/2020	B Gleason	Review/Analysis of Documents and Info	0.60	0.60	\$409.50	
			Review docket for items related to				
			upcoming mediation				
			B Gleason Total :	9.60	9.60	\$6,552.00	
			b oleason fordi.	7.00	7.00	Q0,002.00	
Riec							
Иon	2/3/2020	S Rieder	Review/Analysis of Documents and Info	3.60	3.60	\$731.88	
			Finished review of new Commonwealth				
			legal dockets posted as of January 31,				
ri	2/7/2020	S Rieder	2020. Review/Analysis of Documents and Info	2.40	2.40	\$487.92	
11	2///2020	3 Kiedei		2.40	2.40	Φ 40/.7∠	
			Began review of new Commonwealth legal dockets posted as of February 7,				
			2020.				
ri	2/14/2020	S Rieder	Review/Analysis of Documents and Info	3.60	3.60	\$731.88	
	_,, _0		Began review of new Commonwealth	2.00	2.00	4. 01100	
			legal dockets posted as of February 14,				
			2020.				
Ved	2/19/2020	S Rieder	Review/Analysis of Documents and Info	1.20	1.20	\$243.96	
			Finished review of new Commonwealth				
			legal dockets posted as of February 14,				
			2020.				

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Filters Used:

- Time Entry Date: 2/3/2020 to 3/1/2020

- Project ID: Project March: I to Project March: I

* 🗎 = Invoiced (mouse over for #), 🖋 = Marked as Billed, ♦ = Non-Billable, 🗴 = Xtra

Proje	ct ID - Nam	e (Manager): F	Project March :I - Mediation Team for PR: Project	t March: I (M	ichael Jacol	by)	
Day	Date	Employee	Description	Hrs	B-Hrs	Amount	*
Revie	ew/Analysis	of Documents	and Info				
Fri	2/21/2020	S Rieder	Review/Analysis of Documents and Info	1.70	1.70	\$345.61	
			Began review of new Commonwealth legal dockets posted as of February 21, 2020.				
Fri	2/28/2020	S Rieder	Review/Analysis of Documents and Info	3.10	3.10	\$630.23	
			Began review of new Commonwealth legal dockets posted as of February 28, 2020.				
			S Rieder Total:	15.60	15.60	\$3,171.48	
			Review/Analysis of Documents and Info Total :	25.20	25.20	\$9,723.48	
			Project Project March : I Total:	34.60	34.60	\$12,941.38	
			Grand Total:	34.60	34.60	\$12,941.38	

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Phoenix Management

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Printed on: 4/8/2020

Page 1 of 2

Filters Used:

- Time Entry Date: 3/2/2020 to 3/29/2020

- Project ID: Project March: I to Project March: I

* □ = Invoiced (mouse over for #), / = Marked as Billed, ◆ = Non-Billable, × = Xtra Project ID - Name (Manager): Project March: I - Mediation Team for PR: Project March: I (Michael Jacoby)							
Day	Date	Employee	Description	Hrs	B-Hrs	Amount	*
Adm	inistration -	Fee Application	ns				
	nonaco						
Mon	3/9/2020	D Lomonaco	Administration - Fee Applications Make edits to Eighth Interim Fee App	1.10	1.10	\$173.25	
Mon	3/9/2020	D Lomonaco	Administration - Fee Applications	0.40	0.40	\$63.00	ì
	5,7,72525		Pull related receipts from expense reports for back up for fee application			4 00.000	
			D Lomonaco Total :	1.50	1.50	\$236.25	
			Administration - Fee Applications Total :	1.50	1.50	\$236.25	
		- Mediation Ted	am				
B Gle						****	
Thur	3/5/2020	B Gleason	Communication - Mediation Team	0.30	0.30	\$204.75	
Th	2/5/0000	D Classes	Call with Judge Houser re scheduling.	0.40	0.40	¢072.00	
Thur	3/5/2020	B Gleason	Communication - Mediation Team	0.40	0.40	\$273.00	
			Call with Judge Houser re mediation update				
			B Gleason Total :	0.70	0.70	\$477.75	
			Communication - Mediation Team Total :	0.70	0.70	\$477.75	
Com	munication	- Parties in Inte	rest				
B Gle							
Tues	3/10/2020	B Gleason	Communication - Parties in Interest Call with questions on	0.30	0.30	\$204.75	
Fri	3/20/2020	B Gleason	Communication - Parties in Interest	0.50	0.50	\$341.25	
	-,,		weekly call			********	
Fri	3/27/2020	B Gleason	Communication - Parties in Interest Weekly call	0.50	0.50	\$341.25	
			B Gleason Total :	1.30	1.30	\$887.25	
			Communication - Parties in Interest Total :	1.30	1.30	\$887.25	
Revie	w/Analysis	of Documents	and Info				
B Gle	<u>ason</u>						
Mon	3/2/2020	B Gleason	Review/Analysis of Documents and Info	0.30	0.30	\$204.75	
			Review docket re items related to upcoming mediation				
Wed	3/4/2020	B Gleason	Review/Analysis of Documents and Info Review to court	0.40	0.40	\$273.00	
Fri	3/6/2020	B Gleason	Review/Analysis of Documents and Info	0.30	0.30	\$204.75	
			Review weekly information				
Mon	3/23/2020	B Gleason	Review/Analysis of Documents and Info Review docket for items related to upcoming mediation	0.30	0.30	\$204.75	
Wed	3/25/2020	B Gleason	Review/Analysis of Documents and Info	0.40	0.40	\$273.00	
Fri	3/27/2020	B Gleason	Review docket for items related to upcoming mediation Review/Analysis of Documents and Info	0.40	0.40	\$273.00	
			Review from CW for call				

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Phoenix Management

110 Commons Court Chadds Ford, PA 19317-9716 Tel: 610-358-4700 Fax: 610-358-9377

Printed on: 4/8/2020

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Filters Used:

- Time Entry Date: 3/2/2020 to 3/29/2020

- Project ID: Project March: I to Project March: I

Day	Date	Employee	Description	Hrs	B-Hrs	Amount	*
		of Documents	· · · · · · · · · · · · · · · · · · ·		2		
10110	, wy mary or	or Docomenia	_	0.10	0.10	61 400 05	
			B Gleason Total :	2.10	2.10	\$1,433.25	
S Riec							
Ned	3/4/2020	S Rieder	Review/Analysis of Documents and Info	2.60	2.60	\$528.58	
			Continued review of new Commonwealth legal dockets posted as of February 28, 2020				
Thur	3/5/2020	S Rieder	Review/Analysis of Documents and Info	3.50	3.50	\$711.55	
			Finalized review of new Commonwealth legal dockets posted as of February 28, 2020				
Mon	3/9/2020	S Rieder	Review/Analysis of Documents and Info	2.90	2.90	\$589.57	
			Began review of new Commonwealth legal dockets posted as of March 6, 2020.				
ues	3/10/2020	S Rieder	Review/Analysis of Documents and Info	1.40	1.40	\$284.62	
			Continued review of new Commonwealth legal dockets posted as of March 6, 2020.				
			S Rieder Total :	10.40	10.40	\$2,114.32	
			Review/Analysis of Documents and Info Total :	12.50	12.50	\$3,547.57	
			Project Project March : I Total:	16.00	16.00	\$5,148.82	
			Grand Total:	16.00	16.00	\$5,148.82	

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Printed on: 5/6/2020

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Filters Used:

- Time Entry Date: 3/30/2020 to 5/3/2020

- Project ID: Project March: I to Project March: I

Day	Date	Employee	Description	Hrs	B-Hrs	Amount
Adm	inistration -	Fee Applicatio	ns			
Mille						
hur	4/30/2020	S Miller	Administration - Fee Application	1.70	1.70	\$272.85
			Begin preparing Ninth Interim Fee			
	F. / 1, / 2000	C A AUL	Application	1.00	1.00	#000 /F
ri	5/1/2020	S Miller	Administration - Fee Application	1.30	1.30	\$208.65
			Continue preparation of Ninth Interim Fee Application.			
			S Miller Total:	3.00	3.00	\$481.50
			Administration - Fee Application Total :	3.00	3.00	\$481.50
om	munication	- Parties in Inte	rest			
	ason					
ri	4/3/2020	B Gleason	Communication - Parties in Interest	0.50	0.50	\$341.25
			Call			
ri	4/24/2020	B Gleason	Communication - Parties in Interest	0.70	0.70	\$477.75
			Friday			
ri	5/1/2020	B Gleason	Communication - Parties in Interest	1.30	1.30	\$887.25
			Call			
			B Gleason Total :	2.50	2.50	\$1,706.25
			Communication - Parties in Interest Total :	2.50	2.50	\$1,706.25
						+ 1/1 - 1 - 1
	ew/Anaiysis ason	of Documents	and Info			
	4/1/2020	B Gleason	Review/Analysis of Documents and Info	0.80	0.80	\$546.00
	,, ,,	2 0.0000	Review docket for items related to	0.00	5.55	Ψο ισισο 📃
			upcoming mediation			
ri	4/3/2020	B Gleason	Review/Analysis of Documents and Info	0.30	0.30	\$204.75
			Review weekly report for call.			
/lon	4/6/2020	B Gleason	Review/Analysis of Documents and Info	0.50	0.50	\$341.25
			Review docket materials for items			
			related to upcoming mediation.			
hur	4/9/2020	B Gleason	Review/Analysis of Documents and Info	0.80	0.80	\$546.00
			Review docket materials for items			
hur	4/23/2020	B Gleason	related to upcoming mediation. Review/Analysis of Documents and Info	0.60	0.60	\$409.50
101	4/23/2020	D Cledson	Review materials for call	0.00	0.00	ψ407.30
ri	5/1/2020	B Gleason	Review/Analysis of Documents and Info	1.10	1.10	\$750.75
"	3/1/2020	D Cledson	Review distributed materials for call.	1.10	1.10	φ/30./3
					410	40 700 05
			B Gleason Total :	4.10	4.10	\$2,798.25
			Review/Analysis of Documents and Info Total :	4.10	4.10	\$2,798.25
			Project Project March :1 Total:	9.60	9.60	\$4,986.00
			Grand Total:	9.60	9.60	\$4,986.00
			orana rola.	7.00	7.00	Q-1,700.00

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Filters Used:

- Time Entry Date: 5/4/2020 to 5/31/2020

		. 57	Project March :I - Mediation Team for PR: Project	<u> </u>		**	
Day	Date	Employee	Description	Hrs	B-Hrs	Amount	*
		- Mediation Te	am				
Gle ues	<u>ason</u> 5/5/2020	B Gleason	Communication - Mediation Team	0.60	0.60	\$409.50	
063	3/3/2020	b Oledson	Call with Judge Houser re new	0.00	0.00	φ407.50	
			Gail Will Tage House He He H				
at	5/9/2020	B Gleason	Communication - Mediation Team	0.70	0.70	\$477.75	
			Call with Judge Houser re				
∕lon	5/11/2020	B Gleason	Communication - Mediation Team	0.30	0.30	\$204.75	
			Call with Matt Hindman and Judge Houser				
Vad	E /12 /0000	D. Classes	re follow up	0.40	0.40	¢072.00	III .
Ved	5/13/2020	B Gleason	Communication - Mediation Team Call with Judge Houser regarding COVID	0.40	0.40	\$273.00	
			19 impact.				
Ved	5/27/2020	B Gleason	Communication - Mediation Team	0.30	0.30	\$204.75	
			Call with Judge Houser re				
			B Gleason Total :	2.30	2.30	\$1,569.75	
			Communication - Mediation Team Total :	2.30	2.30	\$1,569.75	
`om	munication	- Parties in Inte					
	monicanon ason	- Pariles in inie	resi				
hur	5/7/2020	B Gleason	Communication - Parties in Interest	1.30	1.30	\$887.25	
			Call with E Lopez,				
4	E /11 1 /0000	D CI	re .	1.20	1.20	¢007.05	ED.
/lon	5/11/2020	B Gleason	Communication - Parties in Interest Call with E Lopez,	1.30	1.30	\$887.25	
			and other with				
			and Judge Houser re				
			plan. Participants:				
			· ·				
			US Courts (Judge Houser, Matthew Hindman)				
/ed	5/13/2020	B Gleason	Communication - Parties in Interest	0.80	0.80	\$546.00	
			Call with E Lopez,				
			and others with Judge				
			Houser to review view on impact of COVID. Participants: -				
			impact of COVID. Tallelparis.				
			US Courts (Judge Houser,				
			Matthew Hindman)				
			B Gleason Total :	3.40	3.40	\$2,320.50	
Lope							
hur	5/7/2020	E Lopez	Communication - Parties in Interest	1.30	1.30	\$486.85	
			Call with B Gleason , re				
	5/11/2020	E Lopez	Communication - Parties in Interest	1.30	1.30	\$486.85	100

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Filters Used:

- Time Entry Date: 5/4/2020 to 5/31/2020

- Project ID: Project March: I to Project March: I

Day	Date	Employee	Description	Hrs	B-Hrs	Amount *
		- Parties in Inte	·			
99111			Call with B Gleason and other with legal counsel and Judge Houser re . Participants: US Courts (Judge Houser,			
Wed	5/13/2020	E Lopez	Matthew Hindman) Communication - Parties in Interest Email of to schedule time to review	0.10	0.10	\$37.45
Wed	5/13/2020	E Lopez	Communication - Parties in Interest	0.80	0.80	\$299.60
Mon	5/18/2020	E Lopez	Call with B Gleason and others with Judge Houser to review view on impact of COVID. Participants: - US Courts (Judge Houser, Matthew Hindman) Communication - Parties in Interest	0.10	0.10	\$37.45
			Email with obtain to			
Fri	5/22/2020	E Lopez	Communication - Parties in Interest	0.60	0.60	\$224.70
			Q&A call to review assumptions and outputs with: Phoenix Management – E. Lopez			
Fri	5/29/2020	E Lopez	Communication - Parties in Interest Commonwealth Phone call with: US Court: J. Houser, M. Hindman and cast of interested parties	0.30	0.30	\$112.35
			E Lopez Total :	4.50	4.50	\$1,685.25
			Communication - Parties in Interest Total:	7.90	7.90	\$4,005.75
				7.70	7.70	34,005.75
Com B Gle		- Phoenix Team	1			
Tues	5/5/2020	B Gleason	Communication - Phoenix Team	0.40	0.40	\$273.00
			Review Project March Overview with E Lopez			

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Filters Used:

- Time Entry Date: 5/4/2020 to 5/31/2020

Day	Date	Employee	Description	Hrs	B-Hrs	Amount *
Com	munication	- Phoenix Tean	n			
lues	5/5/2020	B Gleason	Communication - Phoenix Team	0.70	0.70	\$477.75
			Call with El Lopez re			
Mod	E / / /2020	P. Clagger	planning	0.40	0.40	¢272.00 B
Ned	5/6/2020	B Gleason	Communication - Phoenix Team	0.40	0.40	\$273.00
			Call with E Lopez re on new			
hur	5/7/2020	B Gleason	Communication - Phoenix Team	0.20	0.20	\$136.50
	-,-,		Call with E Lopez re			•
∕lon	5/11/2020	B Gleason	Communication - Phoenix Team	0.20	0.20	\$136.50
			Call with E Lopez to prep for 2:30 pm call			•
			with Judge Houser			
∕lon	5/11/2020	B Gleason	Communication - Phoenix Team	0.10	0.10	\$68.25
			Call with E Lopez as follow up to 2:30 pm			
۱ ـ ـ ۸	E /12 /0000	D CI	call with Judge Houser	0.40	0.40	¢072.00 =
Ved	5/13/2020	B Gleason	Communication - Phoenix Team	0.40	0.40	\$273.00
			Email correspondences with E Lopez as fallow up to to call re impact of COVID			
			19.			
Ved	5/13/2020	B Gleason	Communication - Phoenix Team	0.40	0.40	\$273.00
			Call with E Lopez re COVID analysis as			
			preparation for call with			
			and Judge Houser			
Ved	5/13/2020	B Gleason	Communication - Phoenix Team	0.40	0.40	\$273.00
			Call with E Lopez regarding analysis of			
			information on impact of COVID			
ues	5/19/2020	B Gleason	Communication - Phoenix Team	0.40	0.40	\$273.00
			Call with ELopez re			•
			comparisons.			
hur	5/21/2020	B Gleason	Communication - Phoenix Team	0.70	0.70	\$477.75
			Call with E Lopez re			
-	E 100 10000	D. Classes	analysis	0.10	0.10	¢/0.05 m
ri	5/22/2020	B Gleason	Communication - Phoenix Team	0.10	0.10	\$68.25
			Call with E Lopez re			
ri	5/22/2020	B Gleason	Communication - Phoenix Team	0.60	0.60	\$409.50
			Prep call with E Lopez prior to call with			
			and parties of interest.			
Ved	5/27/2020	B Gleason	Communication - Phoenix Team	0.10	0.10	\$68.25
			Email correspondence with E Lopez			
Mad	E 107 10000	P. Clagger	regarding new documentation release. Communication - Phoenix Team	0.20	0.20	¢004.75 B
Ved	5/27/2020	B Gleason		0.30	0.30	\$204.75
hur	5/28/2020	B Gleason	Call with E Lopez re new Communication - Phoenix Team	0.40	0.40	\$273.00
1101	3/20/2020	b Oledson	Email with E Lopez regarding	0.40	0.40	φ2/3.00
			of and			
hur	5/28/2020	B Gleason	Communication - Phoenix Team	0.10	0.10	\$68.25
			Call with E Lopez re in			
	E (00 (0000	D Clare-	Construction Dhooring	0.40	0.40	¢072.00 ®
ri	5/29/2020	B Gleason	Communication - Phoenix Team	0.40	0.40	\$273.00

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Filters Used:

- Time Entry Date: 5/4/2020 to 5/31/2020

Day	Date	Employee	Description	Hrs	B-Hrs	Amount	
:om	munication	- Phoenix Team	1				
			Call with E Lopez to review				
			B Gleason Total :	6.30	6.30	\$4,299.75	
Lop		Elopoz	Communication - Phoenix Team	0.40	0.40	\$149.80	EZA.
ues	5/5/2020	E Lopez		0.40	0.40	\$149.00	
ues	5/5/2020	E Lopez	Review Project March Overview with B Gleason Communication - Phoenix Team Call with B Gleason re	0.70	0.70	\$262.15	
Mad	E // 10000	Flores	planning	0.40	0.40	¢1.40.00	ED.
Ned	5/6/2020	E Lopez	Communication - Phoenix Team	0.40	0.40	\$149.80	
hur	5/7/2020	E Lopez	Call with B Gleason re presentation on Communication - Phoenix Team Call with B Gleason re	0.20	0.20	\$74.90	
Mon	5/11/2020	E Lopez	Communication - Phoenix Team	0.20	0.20	\$74.90	
Mon	5/11/2020	E Lopez	Call with B. Gleason to prep for 2:30 pm call with Judge Houser Communication - Phoenix Team Call with B. Gleason as follow up to 2:30 pm call with Judge Houser	0.10	0.10	\$37.45	
Wed	5/13/2020	E Lopez	Communication - Phoenix Team	0.40	0.40	\$149.80	
Wed	5/13/2020	E Lopez	Email correspondences with B. Gleason as follow up to call re impact of COVID 19. Communication - Phoenix Team Call with B Gleason regarding analysis of information on impact of COVID	0.40	0.40	\$149.80	All
Wed	5/13/2020	E Lopez	Communication - Phoenix Team	0.40	0.40	\$149.80	
ues	5/19/2020	E Lopez	Call with B Gleason re COVID analysis as preparation for call with and Judge Houser Communication - Phoenix Team Call with B. Gleason re comparisons	0.40	0.40	\$149.80	
hur	5/21/2020	E Lopez	Communication - Phoenix Team	0.70	0.70	\$262.15	
ri	5/22/2020	E Lopez	Call with B Gleason re analysis Communication - Phoenix Team Prep call with B. Gleason prior to call with	0.60	0.60	\$224.70	
			and parties of interest.			•	
ri	5/22/2020	E Lopez	Communication - Phoenix Team	0.10	0.10	\$37.45	
Ved	5/27/2020	E Lopez	Call with B Gleason re conf Call Communication - Phoenix Team Call with B Gleason re new	0.30	0.30	\$112.35	
Ved	5/27/2020	E Lopez	Communication - Phoenix Team	0.10	0.10	\$37.45	
hur	5/28/2020	E Lopez	Email correspondence with B. Gleason regarding new documentation release. Communication - Phoenix Team	0.40	0.40	\$149.80	

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Filters Used:

- Time Entry Date: 5/4/2020 to 5/31/2020

)ay	Date	Employee	Description	Hrs	B-Hrs	Amount ³
Com	munication	- Phoenix Tear	n			
			Email with B. Gleason regarding economic analysis of			
nur	5/28/2020	E Lopez	communication - Phoenix Team Call with B Gleason re	0.10	0.10	\$ 37.45
i	5/29/2020	E Lopez	in Communication - Phoenix Team	0.40	0.40	\$149.80
			Call with B. Gleason to review .			
			E Lopez Total :	6.30	6.30	\$2,359.35
			Communication - Phoenix Team Total :	12.60	12.60	\$6,659.10
		views/Info Gat	hering - Parties in Interest			
<u>Lop</u> hur	5/14/2020	E Lopez	Meetings & Interviews/Info Gathering - Parties in Interest	0.70	0.70	\$262.15
			Call with and built by . Q&A regarding and s as well as review.			
			E Lopez Total :	0.70	0.70	\$262.15
		Meetings & I	nterviews/Info Gathering - Parties in Interest Total :	0.70	0.70	\$262.15
evie	w/Analvsis	of Documents				
	<u>ason</u> 5/5/2020	B Gleason	Review/Analysis of Documents and Info	1.10	1.10	\$750.75
			Review comparison to			
led	5/6/2020	B Gleason	Review/Analysis of Documents and Info Review of new - partial	0.70	0.70	\$477.75
nur	5/7/2020	B Gleason	Review of new - partial Review/Analysis of Documents and Info Review of - partial	0.50	0.50	\$341.25
at	5/9/2020	B Gleason	Review/Analysis of Documents and Info	0.70	0.70	\$477.75
			Prep for call with Judge Houser re			
	5/11/2020	B Gleason	Review/Analysis of Documents and Info Review of	0.70	0.70	\$477.75
on			Keview of	0.10		A 100 F0
	5/12/2020	B Gleason	Review/Analysis of Documents and Info	0.60	0.60	\$409.50
Jes	5/12/2020 5/19/2020	B Gleason B Gleason	Review of COVID Analysis Review/Analysis of Documents and Info	0.30	0.60	\$204.75
ues	5/19/2020	B Gleason	Review of COVID Analysis Review/Analysis of Documents and Info Review against prior version	0.30	0.30	\$204.75
les Jes			Review of COVID Analysis Review/Analysis of Documents and Info Review against prior			

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Filters Used:

- Time Entry Date: 5/4/2020 to 5/31/2020

- Project ID: Project March: I to Project March: I

Day	Date	Employee	Description	Hrs	B-Hrs	Amount	aje
evie	ew/Analysis	of Documents	and Info				
			Analysis of how eco <u>nomic terms</u> have				
			changed in current compared to other				
ri	5/29/2020	B Gleason	Review/Analysis of Documents and Info	0.70	0.70	\$477.75	
			Review				
			on				
			B Gleason Total :	6.30	6.30	\$4,299.75	
Lop							
ues	5/5/2020	E Lopez	Review/Analysis of Documents and Info Review RE:	0.90	0.90	\$337.05	
			Review RE:				
ues	5/5/2020	E Lopez	Review/Analysis of Documents and Info	0.30	0.30	\$112.35	
			n RE: Background,				
ues	5/5/2020	E Lopez	Review/Analysis of Documents and Info	0.50	0.50	\$187.25	
			Review RE:				
			COVID Pandemic &				
ues	5/5/2020	E Lopez	Review/Analysis of Documents and Info	0.30	0.30	\$112.35	
		·	Initial review RE: key				
201	5/5/2020	E Lopez	Terms, Introduction Review/Analysis of Documents and Info	1.00	1.00	\$374.50	
ues	3/3/2020	L topez	Review RE: COVID	1.00	1.00	φ3/4.50	
			19 Pandemic				
Ved	5/6/2020	E Lopez	Review/Analysis of Documents and Info	0.50	0.50	\$187.25	
			Review RE:				
Ved	5/6/2020	E Lopez	Review/Analysis of Documents and Info	0.40	0.40	\$149.80	
., .	F.1.10000		Review RE:	0.40	0.40	*1 40 00	
Ved	5/6/2020	E Lopez	Review/Analysis of Documents and Info Review n RE:	0.40	0.40	\$149.80	
			Review II KL.				
Ved	5/6/2020	E Lopez	Review/Analysis of Documents and Info	0.60	0.60	\$224.70	
			Continue preparation of summary analysis of for Phoenix				
			Team				
Ved	5/6/2020	E Lopez	Review/Analysis of Documents and Info	0.30	0.30	\$112.35	
			Review RE: :: Conclusion				
Ved	5/6/2020	E Lopez	Review/Analysis of Documents and Info	1.00	1.00	\$374.50	
			Review RE:				
Ved	5/6/2020	E Lopez	Review/Analysis of Documents and Info	0.80	0.80	\$299.60	
100	0/0/2020	L LOPOZ	Prepare summary analysis for Phoenix	0.00	0.00	Ψ2/7.00	
	F. / / / / C		Team re Plan	0.77	0.55	41	
Ved	5/6/2020	E Lopez	Review/Analysis of Documents and Info Review RE:	0.30	0.30	\$112.35	
			Review RE: I				
Wed	5/6/2020	E Lopez	Review/Analysis of Documents and Info	0.40	0.40	\$149.80	
			Review RE:				

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Filters Used:

- Time Entry Date: 5/4/2020 to 5/31/2020

- Project ID: Project March: I to Project March: I

Review RE	Day	Date	Employee	Description	Hrs	B-Hrs	Amount *
Review R	Revie	w/Analysis	of Documents	s and Info			
Review RE-				Review/Analysis of Documents and Info	0.30	0.30	\$112.35
Wed 5/6/2020 E Lopez Review/Analysis of Documents and Info Review REfurther review of Review REfurther review REfurther review of Review In preparation for coll with Interest of Review Refurther review of Review Interest of Review	Wed	5/6/2020	E Lopez	Review/Analysis of Documents and Info	0.80	0.80	\$299.60
Review of last relates to COVID and last rel				ts as it relates to COVID and to			
Review RE Review Review RE Review Review Review Review RE Review R	Wed	5/6/2020	E Lopez	Review RE:further review of as it relates to COVID and	0.60	0.60	\$224.70
Wed 5/6/2020 E Lopez Review/Analysis of Documents and Info Review RE: Wed 5/6/2020 E Lopez Review/Analysis of Documents and Info Review RE: Ihur 5/7/2020 E Lopez Review/Analysis of Documents and Info Review in preparation for call with Review in preparation of call with Judge Houser and Review In preparation of call with Judge Houser and Review In preparation of call with Judge Houser and Review In preparation of call with Judge Houser and Review In preparation of call with Judge Houser and Review In preparation of call with Judge Houser and Review In preparation of call with Judge Houser and Review In preparation on to and analyze In presentation on to and analyze In presentation on to and analyze In relation to in rela	Wed	5/6/2020	E Lopez	Review/Analysis of Documents and Info	0.40	0.40	\$149.80
Review RE: Review RE: Review Review RE: Review Revi							
Review RE: Inur 5/7/2020 E Lopez Review/Analysis of Documents and Info Call with Inur 5/7/2020 E Lopez Review/Analysis of Documents and Info Review in preparation for call with Won 5/11/2020 E Lopez Review/Analysis of Documents and Info Review in preparation for call with Judge Houser and Review in preparation of call with Judge Houser and Review in preparation of call with Judge Houser and Review in preparation of call with Judge Houser and Review in preparation of call with Judge Houser and Review in preparation on to and analyze difference in Inrelation to Inrelation on Inrelation on Inrelation on Inrelation on Inrelation on Inrelation on Inrelation to Inrelation on Inrelation on Inrelation to Inrelation on Inrelation to Inrelation on Inrelation on Inrelation to Inrelation on Inrelation to Inrelation Inrelation to Inrelation to Inrelation Inrela	Wed	5/6/2020	E Lopez		0.40	0.40	\$149.80
Thur 5/7/2020 E Lopez Review/Analysis of Documents and Info 1.00 1.00 \$374 Review call with in preparation for call with such a seriew/Analysis of Documents and Info 1.00 1.00 \$145 Review in preparation for call with such a seriew/Analysis of Documents and Info 1.00 1.00 \$185 Review in preparation of call with Judge Houser and Info 1.00 1.00 \$374 Review in preparation of call with Judge Houser and Info 1.00 1.00 \$374 Review in preparation of call with Judge Houser and Info 1.00 1.00 \$374 Review in preparation of call with Judge Houser and Info 1.00 1.00 \$374 Review presentation on in relation to and analyze difference in Info 1.00 1.00 \$744 Review presentation on in relation to in relation on in relation to i	Wed	5/6/2020	E Lopez		0.30	0.30	\$112.35
Thur 5/7/2020 E Lopez Review/Analysis of Documents and Info Review in preparation for call With Review in preparation of call with Judge Houser and Review in preparation of call with Judge Houser and Review in preparation of call with Judge Houser and Review in preparation of call with Judge Houser and Review in preparation of call with Judge Houser and Review in preparation of call with Judge Houser and Review in preparation of call with Judge Houser and Review in preparation of call with Judge Houser and Review in preparation on to great the presentation on the grea	Thur	5/7/2020	E Lopez	Review/Analysis of Documents and Info Review in preparation for	1.00	1.00	\$374.50
with Review In preparation of call with Judge Houser and Review In preparation of call with Judge Houser and Review In preparation of call with Judge Houser and Review In preparation of call with Judge Houser and Review In preparation of call with Judge Houser and Review In preparation of call with Judge Houser and Review/Analysis of Documents and Info Review In preparation of call with Judge Houser and Review/Analysis of Documents and Info In relation to	hur	5/7/2020	E Lopez		0.40	0.40	\$149.80
Mon 5/11/2020 E Lopez Review/Analysis of Documents and Info 1.00 1.00 \$374 Review in preparation of call with Judge Houser and Review/Analysis of Documents and Info 0.70 0.70 \$262 Review presentation on in relation to and analyze difference in . Tues 5/12/2020 E Lopez Review/Analysis of Documents and Info 0.20 0.20 \$74 Review presentation on to in relation to in relation on to in relation	Mon	5/11/2020	E Lopez	with Review/Analysis of Documents and Info Review in preparation of call with Judge	0.50	0.50	\$187.25
in preparation of call with Judge Houser and Review/Analysis of Documents and Info on to presentation on in relation to and analyze difference in Itues 5/12/2020 E Lopez Review/Analysis of Documents and Info O.20 0.20 \$74 Review presentation on to in relation to in relation to in relation to in relation to	Mon	5/11/2020	E Lopez		1.00	1.00	\$374.50
Tues 5/12/2020 E Lopez Review/Analysis of Documents and Info 0.20 0.20 \$74 Review presentation on to in relation to	Tues	5/12/2020	E Lopez	in preparation of call with Judge Houser and Review/Analysis of Documents and Info Review presentation on to in relation to and analyze	0.70	0.70	\$262.15 B
in relation to	Tues	5/12/2020	E Lopez		0.20	0.20	\$74.90
difference in		F. (10.17225		in relation to Presentation and analyze difference in .	0.12	0.12	\$149.80

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Filters Used:

- Time Entry Date: 5/4/2020 to 5/31/2020

- Project ID: Project March: I to Project March: I

		ne (Manager):	Project March : I - Mediation Team for PR: Project	ct March: I (M ic		
Day	Date	Employee	Description	Hrs	B-Hrs	Amount *
Revie	ew/Analysis	of Document	s and Info			
			presentation on in relation to Presentation and analyze difference in			
Tues	5/12/2020	E Lopez	Review/Analysis of Documents and Info	0.30	0.30	\$112.35
T	F /10 /0000	Elener	Review presentation on	0.00	0.00	¢110.05 B
Tues	5/12/2020	E Lopez	Review/Analysis of Documents and Info Review presentation on in relation to and analyze difference in	0.30	0.30	\$112.35
Tues	5/12/2020	E Lopez	Review/Analysis of Documents and Info	0.30	0.30	\$112.35
Wed	5/13/2020	E Lopez	Review presentation on Review/Analysis of Documents and Info	0.40	0.40	\$149.80
			Review presentation on in preparation to call with Houser. Focus on and relative to .			
Wed	5/13/2020	E Lopez	Review/Analysis of Documents and Info	0.40	0.40	\$149.80
Wed	5/13/2020	E Lopez	Research and to validate papered by Review/Analysis of Documents and Info Research to validate papered by	0.60	0.60	\$224.70
Wed	5/13/2020	E Lopez	Review/Analysis of Documents and Info	0.20	0.20	\$74.90
Wed	5/13/2020	E Lopez	Research validate Review/Analysis of Documents and Info Review presentation in	0.30	0.30	\$112.35
Wed	5/13/2020	E Lopez	preparation for call with Houser. Review/Analysis of Documents and Info	0.90	0.90	\$337.05
			Review presentation on in preparation for call with Houser. Focus on correlations.			
	5/13/2020	E Lopez	Review/Analysis of Documents and Info Researc to validate	0.80	0.80	\$299.60
Thur	5/14/2020	E Lopez	Review/Analysis of Documents and Info	0.90	0.90	\$337.05
			research against Papers by and			

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Filters Used:

- Time Entry Date: 5/4/2020 to 5/31/2020

- Project ID: Project March: I to Project March: I

			Project March : I - Mediation Team for PR: Projec			
	Date	Employee	Description	Hrs	B-Hrs	Amount *
<u>Revie</u> Thur	<u>sw/Analysis</u> 5/14/2020	E Lopez	Review/Analysis of Documents and Info	0.90	0.90	\$337.05
Thur	5/14/2020	E Lopez	esearch. Review/Analysis of Documents and Info	0.50	0.50	\$187.25
			research against			
Thur	5/14/2020	E Lopez	Review/Analysis of Documents and Info research.	0.20	0.20	\$74.90
Thur	5/14/2020	E Lopez	Review/Analysis of Documents and Info	0.30	0.30	\$112.35
			research against analysis in preparation to call with			
Thur	5/14/2020	E Lopez	Review/Analysis of Documents and Info research against analysis in preparation to call with	0.50	0.50	\$187.25
Fri	5/15/2020	E Lopez	Review/Analysis of Documents and Info	0.60	0.60	\$224.70
			research against by Continued.			
Fri	5/15/2020	E Lopez	Review/Analysis of Documents and Info research against by	0.20	0.20	\$74.90
Mon	5/18/2020	E Lopez	Continued. Review/Analysis of Documents and Info	0.30	0.30	\$112.35 a
	-,,	2 3 2 4 2 2	Assess			• • • • • • • • • • • • • • • • • • • •
Mon	5/18/2020	E Lopez	Review/Analysis of Documents and Info Review	0.50	0.50	\$187.25
Mon	5/18/2020	E Lopez	Review/Analysis of Documents and Info	0.50	0.50	\$187.25
			Review			
Tues	5/19/2020	E Lopez	Review/Analysis of Documents and Info : assessment	1.00	1.00	\$374.50
Tues	5/19/2020	E Lopez	overview for Judge Houser Review/Analysis of Documents and Info	0.50	0.50	\$187.25
	3,, 2020	_ 25 p 32	Compile assessment overview comparing	3.00	2,00	¥13.120
Tues	5/19/2020	E Lopez	to Review/Analysis of Documents and Info I: Compile assessment overview comparing	0.50	0.50	\$187.25
Tues	5/19/2020	E Lopez	to . Review/Analysis of Documents and Info	0.40	0.40	\$149.80
	-, , 2020			0.10	00	7. 17.100

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Filters Used:

- Time Entry Date: 5/4/2020 to 5/31/2020

- Project ID: Project March: I to Project March: I

Proje	ct ID - Nam	e (Manager):	Project March : I - Mediation Team for PR: Project	March: I (M	ichael Jacob	(Y)
Day	Date	Employee	Description	Hrs	B-Hrs	Amount *
Revie	w/Analysis	of Document				
			Review key			
Tues	5/19/2020	E Lopez	differences to Review/Analysis of Documents and Info	0.70	0.70	\$262.15
		·	Review .			
Tues	5/19/2020	E Lopez	Review/Analysis of Documents and Info	0.40	0.40	\$149.80
			Review drivers to			
Tues	5/19/2020	E Lopez	original Review/Analysis of Documents and Info	0.60	0.60	\$224.70
		·	Review : Complete			
Mod	E /00 /0000	Flores	overview for Judge Houser.	0.00	0.00	¢7400 =
Wed	5/20/2020	E Lopez	Review/Analysis of Documents and Info	0.20	0.20	\$74.90
Wed	5/20/2020	E Lopez	Review/Analysis of Documents and Info	0.30	0.30	\$112.35
			I Review:			
Wod	5/20/2020	E Lopez	and Review/Analysis of Documents and Info	0.40	0.40	\$149.80
Wed	3/20/2020	E Lopez	Review: Review	0.40	0.40	Φ147.0U <u>■</u>
			outputs			
Wed	5/20/2020	E Lopez	Review/Analysis of Documents and Info	0.50	0.50	\$187.25
			Review			
Wed	5/20/2020	E Lopez	Review/Analysis of Documents and Info	0.60	0.60	\$224.70
			Review: Review			
Fri	5/22/2020	E Lopez	Review/Analysis of Documents and Info	0.80	0.80	\$299.60
111	3/22/2020	L Lopez	Q&A compilation: Review	0.00	0.80	φ277.00
			responses in comparison to			
Fri	5/22/2020	E Lopez	Review/Analysis of Documents and Info	1.00	1.00	\$374.50
			Q&A compilation: Review responses prior to call.			
Tues	5/26/2020	E Lopez	Review/Analysis of Documents and Info	0.80	0.80	\$299.60
			Review responses to questions			
			to compile synopsis for internal documentation.			
Tues	5/26/2020	E Lopez	Review/Analysis of Documents and Info	0.80	0.80	\$299.60
			Review responses to questions.			
Tues	5/26/2020	E Lopez	Review/Analysis of Documents and Info	0.50	0.50	\$187.25
			Complete synopsis from responses to questions.			
Wed	5/27/2020	E Lopez	Review/Analysis of Documents and Info	1.00	1.00	\$374.50
			Organize			
			Draft into hard copy format to begin review/analysis.			
Wed	5/27/2020	E Lopez	Review/Analysis of Documents and Info	1.00	1.00	\$374.50
			Review			
			in comparison to			
Wed	5/27/2020	E Lopez	Review/Analysis of Documents and Info	0.40	0.40	\$149.80
			Review			
			in comparison to			
Wed	5/27/2020	E Lopez	Review/Analysis of Documents and Info	0.70	0.70	\$262.15

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Filters Used:

- Time Entry Date: 5/4/2020 to 5/31/2020

- Project ID: Project March: I to Project March: I

Project ID - Name (Manager): Project March : I - Mediation Team for PR: Project March: I (Michael Jacoby)						
Day	Date	Employee	Description	Hrs	B-Hrs	Amount *
Revie	w/Analysis	of Documents				
			Review in comparison to			
Wed	5/27/2020	E Lopez	Review/Analysis of Documents and Info	0.50	0.50	\$187.25
Wed	5/27/2020	E Lopez	Review T in comparison to Review/Analysis of Documents and Info Review in comparison to	0.50	0.50	\$187.25
Wed	5/27/2020	E Lopez	Review/Analysis of Documents and Info	1.00	1.00	\$374.50
			Review			
Wed	5/27/2020	E Lopez	Review/Analysis of Documents and Info Review	0.70	0.70	\$262.15
Wed	5/27/2020	E Lopez	Review/Analysis of Documents and Info	1.00	1.00	\$374.50
			Review			
Wed	5/27/2020	E Lopez	Review/Analysis of Documents and Info Review F	1.00	1.00	\$374.50
Thur	5/28/2020	E Lopez	Review/Analysis of Documents and Info	0.70	0.70	\$262.15
Thur	5/28/2020	E Lopez	Comparison/compilation on to comparison. Review/Analysis of Documents and Info Review in comparison to	0.60	0.60	\$224.70
Thur	5/28/2020	E Lopez	Review/Analysis of Documents and Info	0.80	0.80	\$299.60
Thur	5/28/2020	E Lopez	Comparison/compilation on to . Review/Analysis of Documents and Info Comparison analysis on	1.00	1.00	\$374.50
Thur	5/28/2020	E Lopez	to Review/Analysis of Documents and Info	0.70	0.70	\$262.15
Thur	5/28/2020	E Lopez	Review Review/Analysis of Documents and Info Review In comparison to	1.00	1.00	\$374.50
Thur	5/28/2020	E Lopez	Review/Analysis of Documents and Info	1.00	1.00	\$374.50
Thur	5/28/2020	E Lopez	Comparison model compilation/analysis on to Review/Analysis of Documents and Info	0.80	0.80	\$299.60
			Review .			
Thur	5/28/2020	E Lopez	Review/Analysis of Documents and Info	0.90	0.90	\$337.05

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Filters Used:

- Time Entry Date: 5/4/2020 to 5/31/2020

- Project ID: Project March: I to Project March: I

Day	Date	Employee	Description	Hrs	B-Hrs	Amount	*
Revie	ew/Analysis	of Documents	and Info				
			Review in comparison to				
ſhur	5/28/2020	E Lopez	Review/Analysis of Documents and Info	0.80	0.80	\$299.60	
			Comparison/compilation to				
hur	5/28/2020	E Lopez	Review/Analysis of Documents and Info	0.20	0.20	\$74.90	
			Organize and send analysis of against , and to B Gleason				
ri	5/29/2020	E Lopez	Review/Analysis of Documents and Info Edit and redistribute to B Gleason.	0.30	0.30	\$112.35	
			E Lopez Total :	51.20	51.20	\$19,174.40	
			Review/Analysis of Documents and Info Total :	57.50	57.50	\$23,474.15	
			Project Project March : I Total:	81.00	81.00	\$35,970.90	
			Grand Total:	81.00	81.00	\$35,970.90	

Exhibit F

Proposed Order Approving Ninth Interim Application of Phoenix Management Services, LLC, Financial Advisor to the Mediation Team, For Allowance of Compensation For Services Rendered and Reimbursement of Expenses Incurred For the Period February 3, 2020 through May 31, 2020

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF PUERTO RICO

Λ		
In re:	PROMESA Title III	
THE FINANCIAL OVERSIGHT AND		
MANAGEMENT BOARD FOR PUERTO RICO,	No. 17 BK 3283-LTS	
as representative of		
THE COMMONWEALTH OF PUERTO RICO, et al.,	(Jointly Administered)	
Debtors. ¹		

ORDER APPROVING NINTH
INTERIM APPLICATION OF PHOENIX
MANAGEMENT SERVICES, LLC, FINANCIAL ADVISOR TO
THE MEDIATION TEAM, FOR ALLOWANCE OF
COMPENSATION FOR SERVICES RENDERED
FOR THE PERIOD FEBRUARY 3, 2020 THROUGH MAY 31, 2020

Upon the application (the "<u>Application</u>")² of Phoenix Management Services, LLC ("<u>Phoenix</u>"), as financial advisor to the Mediation Team appointed in the above-captioned title III cases, seeking, pursuant to (a) PROMESA sections 316 and 317, (b) Rule 2016 of the Federal Rules of Bankruptcy Procedure, (c) Local Rule 2016-1, (d) this Court's *Second Amended Order Setting Procedures for Interim Compensation of Professionals* [ECF No. 3269], an allowance of interim compensation for professional services rendered by Phoenix for the period commencing February 3, 2020 through May 31, 2020 in the amount of \$59,047.10 incurred during the Ninth Interim Period; and, this Court having determined that the legal and factual bases set forth in the Application establish just cause for the relief granted herein; and after due deliberation and sufficient cause appearing therefore, it is hereby

¹ The Debtors in these Title III Cases, along with each Debtor's respective Title III case number and the last four (4) digits of each Debtor's federal tax identification number, as applicable, are the (i) Commonwealth of Puerto Rico (Bankruptcy Case No. 17 BK 3283- LTS) (Last Four Digits of Federal Tax ID: 3481); (ii) Puerto Rico Sales Tax Financing Corporation ("COFINA") (Bankruptcy Case No. 17 BK 3284-LTS) (Last Four Digits of Federal Tax ID: 8474); (iii) Puerto Rico Highways and Transportation Authority ("HTA") (Bankruptcy Case No. 17 BK 3567-LTS) (Last Four Digits of Federal Tax ID: 3808); (iv) Employees Retirement System of the Government of the Commonwealth of Puerto Rico ("ERS") (Bankruptcy Case No. 17 BK 3566-LTS) (Last Four Digits of Federal Tax ID: 9686); (v) Puerto Rico Electric Power Authority ("PREPA") (Bankruptcy Case No. 17 BK 4780-LTS) (Last Four Digits of Federal Tax ID: 3747) and (vi) Puerto Rico Public Buildings Authority ("PBA") (Bankruptcy Case No. 19 BK 5523-LTS) (Last Four Digits of Federal Tax ID: 3801). (Title III case numbers are listed as Bankruptcy Case numbers due to software limitations).

²Capitalized terms not defined in this order will have the meanings ascribed to them in the Application.

ORDERED that:

- 1. The Application is APPROVED as set forth herein.
- 2. Compensation to Phoenix for professional services rendered during the Ninth Interim Period is allowed on an interim basis in the amount of \$59,047.10.
- 3. The Debtor is authorized to pay Phoenix all fees allowed pursuant to this Order, including those that were previously held back pursuant to the Second Amended Interim Compensation Order, less any amounts previously paid for such fees under the terms of the Second Amended Interim Compensation Order.
- 4. The Debtor is authorized to take all actions necessary to effectuate the relief granted pursuant to this Order in accordance with the Application.

Dated:	, 20	020	
	San Juan, Puerto Rico		Hanarahla Laura Taylar Curin
			Honorable Laura Taylor Swain
			United States District Judge